

A BYLAW OF THE SUMMER VILLAGE OF ITASKA BEACH TO ESTABLISH FEES AND CHARGES

WHEREAS, Section 8 of the MGA (as defined below) authorizes a council of a municipality to pass bylaws to establish fees to charge for providing information and services;

AND WHEREAS, Section 95 of FOIP (as defined below) authorizes a council to establish fees for providing services as set out in Section 93 of FOIP;

AND WHEREAS, the Summer Village (as defined below) deems it prudent to establish, in a bylaw, certain fees to charge for providing information and services;

NOW, THEREFORE, the Council (as defined below), duly assembled, enacts as follows:

1. SHORT TITLE

1.1 This Bylaw shall be known as the "Fees Bylaw".

2. **DEFINITIONS**

- 2.1 Definitions used in this Bylaw, if not defined in this Bylaw, shall have the same meanings attributed to those definitions in the MGA.
- 2.2 In this Bylaw:
 - a) "CAO" means the Chief Administrative Officer for the Summer Village;
 - b) "Council" means the Council of the Summer Village;
 - c) **"FOIP"** means the *Freedom of Information and Protection of Privacy Act,* Revised Statutes of Alberta, 2000 Chapter F-25;
 - d) "MGA" means the Municipal Government Act, Revised Statutes of Alberta, 2000 Chapter M-26; and
 - e) "Summer Village" means the Summer Village of Itaska Beach;

3. GENERAL INTERPRETATION

- 3.1 All schedules attached to this Bylaw form part of this Bylaw.
 - Headings or subheadings in this Bylaw are inserted for ease of reference and guidance purposes only and do not form part of this Bylaw.



- 3.3 Words in the singular include the plural and words in the plural include the singular.
- 3.4 Where this Bylaw cites or refers to any act, regulation, code or other bylaw, the citation or reference to the act, regulation, code or other bylaw includes any amendments thereto before or after the commencement of this Bylaw, and includes reference to any act, regulation, code or other bylaw that may be substituted in its place.
- 3.5 Each provision of this Bylaw is independent of, and severable from, all other provisions and if any provision is declared invalid or unenforceable for any reason by a court of competent jurisdiction, all other provisions of this Bylaw remain valid and enforceable.
- 3.6 Nothing in this Bylaw relieves a person from complying with any provision of any federal, provincial or municipal law or regulation or any requirement of any lawful permit, order or license.

4. ESTABLISHMENT OF FEES AND CHARGES

- 4.1 The fees and charges set out in Schedule A to this Bylaw are hereby established as the fees and charges payable for goods and services provided by the Summer Village including, without limitation:
 - a) the fees and charges payable for information requests made under FOIP; and
 - b) the fees and charges payable for licenses, permits, approvals, authorizations or other similar documents issued by or on behalf of the Summer Village.
- 4.2 The Council may, from time to time, establish fees and charges payable for goods and services not listed in Schedule A to this Bylaw.
- 4.3 The CAO may, in his or her discretion, waive any fee or charge payable for goods or services provided by or on behalf of the Summer Village provided that, in the opinion of the CAO, such waiver is in the best interests of the Summer Village.
- 4.4 If a bylaw of the Summer Village establishes a fee or charge which conflicts with a fee or charge listed in Schedule A to this Bylaw, then the fee or charge listed in Schedule A to this Bylaw shall prevail.



- 4.5 If a bylaw of the Summer Village establishes a fee or charge which is not listed in Schedule A to this Bylaw, then the fee or charge described in such bylaw shall continue to be applicable.
- 4.6 If a fee or charge listed in Schedule A to this Bylaw conflicts with a fee or charge payable to the Summer Village and established under any applicable federal or provincial law or enactment, then the fee or charge established under such federal or provincial law or enactment shall prevail.

5. REPEAL

5.1 This Bylaw shall replace Bylaw No. 09-2020 (Fees and Charges), and Bylaw No. 09-2020 is hereby repealed.

6. COMING INTO FORCE

6.1 This Bylaw shall come into full force and effect upon final passing.

READ a first time this 22nd day of September, 2021.

READ a second time this 22nd day of September, 2021.

UNANIMOUS CONSENT to proceed to third reading this 22nd day of September, 2021.

READ a third and final time this 22nd day of September, 2021.

David Alton, Mayor
Summer Village of Itaska Beach
June Boyda, Chief Administrative Officer
Summer Village of Itaska Beach



SUMMER VILLAGE OF ITASKA BEACH BYLAW 2021-04

Schedule A

Services	Fees and Charges
Development	
Development Permit application fee: all types except demolition	
and recreational vehicles	
\$250 for the first \$25,000	
\$4.00 per thousand in excess of \$25,000 of the cost of	
development as estimated by the Development Officer	
With a minimum fee of \$250	
Examples:	
0-25,000 \$250.00 = \$ 250.00	
30,000 \$250 + \$ 20 = \$ 270.00	
50,000 \$250.00 + \$ 100 = \$ 350.00	
100,000 \$250.00 + \$300 = \$550.00	
500,000 \$250.00 + \$1900 = \$2,150.00	
Development Permit – Recreational Vehicles	\$75.00
Development Permit – Demolition (if not done directly in	\$75.00
conjunction with property redevelopment):	
Development Application Surcharge for applicants who:	50% of the
- Submit more than 2 plan revisions to a pending development	application fee
permit application, or	
 Require a supplementary development permit post-approval due to changes to their design, or 	
 Require a variance to their development permit application. 	
Development Permit Penalty: Development that occurs prior to	Double the current
development permit issuance:	application fee
Application to amend Land Use Bylaw	\$125.00
Encroachment agreements onto Summer Village land:	* \$450.00
* Note that there may be additional fees to cover costs required to	Ţ .55.55
accommodate an Encroachment, including but not limited to a road	
closure or subdivision application or reserve disposition, which shall	
be borne by the Property Owner responsible for the Encroachment	
Compliance Certificate:	
Rush (3 working days)	\$200
Standard (10 working days)	\$100





Appeal Fees	
Development Appeal Fee (per appeal)	\$300.00
Subdivision Appeal Fee (per appeal)	\$300.00
Assessment Review Board Appeals (refundable if successful appeal)	\$50.00
Administrative Fees	
Photocopying (per single sided page)	\$0.25
Photocopying (per double sided page)	\$0.50
Electronic copy (usb stick)	\$25.00
Electronic copy (email)	No charge
Extracting information from an electronic database	\$27.00/hour
Tennis Court and Boat Launch Key	\$40.00
Financial	
Returned Cheque / Insufficient Funds	\$50.00
Property Tax	
Tax Certificate	\$30.00
Assessment Information Requests	
Available on the Summer Village website	No charge
Questions should be directed to the assessor	
MGA s.299 Request (per roll)	\$25 per hour (\$25.00 minimum), plus photocopying charges
MGA s.300 Request (per roll)	\$25 per hour (\$25.00 minimum), plus photocopying charges
FOIP Charges	
Searching for, locating and retrieving a record	\$6.75 per 1/4 hour
Producing a record from an electronic record:	
Computer processing and related charges	Actual cost to public body
Producing a paper copy of a record:	,
Photocopy or computer printout (black and white up to 8 1/2" x 14")	\$0.25 per page
Photocopy or computer printout (other formats)	\$0.50 per page





Plans and blueprints	Actual cost to public body
Producing a copy of a record by duplication of media:	Actual cost to public body